## Michigan Department of Labor & Economic Growth

MICHIGAN LIQUOR CONTROL COMMISSION (MLCC) 7150 Harris Drive, P.O. Box 30005 – Lansing, Michigan 48909-7505

## **BOND OF APPLICANT FOR LICENSE**

(Authorized by MCL 436.1801)

* PENA	LTY * Failure to file and sign thi	s bond, accompanied by	the agent's power	er of attorney, will result in the licens	se not being processed.	
Mich	nigan Brewer / Micro Brewer	\$	I	Outstate Seller of Wine	\$	
Michigan Wine Maker / Small Wine Maker \$				Outstate Seller of Mixed Spirit I	Drinks \$	
Outs	state Seller of Beer	\$		Michigan MFG. of Mixed Spirit	Drinks \$	
	CONTINUOUS BON	D NO	_ covering typ	pe of license and amount sh	own above.	
KNOW	ALL PEOPLE BY THESE PRES	SENTS, That we				
as Princ	ipal and					
as Principal and (Surety Home Office Address)				0		
of Street, City of				State of		
Having by \$presents	, to which pay			nly bound to the People of the State nal representatives, successors and		
Sealed v	vith our seals and dated this		day o	f	A.D. 20	
THE CONDITION OF THIS OBLIGATION is such that:						
<ul> <li>if the Principal pays or causes to be paid, as provided by law, the tax or fees imposed by law on all alcoholic liquors manufactured, warehoused or wholesaled by the Principal, and</li> </ul>						
•	• if the Principal complies with (1) the terms of the said permits or licenses or supplementary permits and licenses, or any modification to the permits or licenses, and (2) with all provisions of the laws of this State and regulations now or hereafter in force relating to alcoholic liquors; and					
•	become due or are levied aga	inst the Principal under the lawful debts, obligation	ne laws of this Sta	nterest on assessed taxes, inspecti ate or rules of the Liquor Control Co kings which shall become owing to t c liquors;	mmission now in effect or	
Then thi	s obligation shall be void; other	wise to remain in full force	e and effect.			
AND THE OBLIGORS, for themselves, their heirs, personal representatives, successors and assigns further agree with the State of Michigan as follows:						
1.	This bond shall be effective from and after the day of, if accepted by the Michigan Liquor Control Commission, and shall remain in full force and effect as set forth in this bond, or otherwise limited by law and the rules and regulations of the Liquor Control Commission. If the effective date of the bond is not filled in, the date of execution shall be the effective date.					
2.	All rights and liabilities under this bond shall be governed, by the terms hereof, by law, and by regulations made pursuant to law as now exist or as later amended.					
3.	Any surety herein desiring to cancel this Bond may do so in writing to the Principal and the Liquor Control Commission (LCC). The effective date of the cancellation shall be at least thirty days after the receipt of the notification by the Principal and the LCC. This notice may be given by an agent of the surety, only if the agent has an executed power-of-attorney authorizing the giving of such Notice, or a verified statement that same is on file with the LCC. The surety shall be relieved of all liability for acts done after the cancellation is effective.					
4.	4. Conditioned further that all terms, obligations, and conditions of this bond shall be binding on the principal for its acts and the acts of its vendor, sales representatives, agents, servants and employees, pursuant to the laws of this State and rules of the LCC, now and in effect or hereafter enacted. PLEASE READ REVERSE SIDE BEFORE SIGNING					
WITNES	S OUR HANDS AND SEAL					
this	day of	A D 20		Principal		
	day or	, 71.5. 20	_	Principal		
Signed, Sealed and Delivered in the presence of			<del></del>	Surety Ager	nt	
				Attorney-in-fact (sig	gnature)	
			Busi	ness Address		
LC/MW-	816 Rev. 03/04					

## **INSTRUCTIONS FOR PREPARATION OF BOND**

- 1. White copy of application and bond to be returned to the Michigan Liquor Control Commission, Manufacturers & Wholesalers Section, P.O. Box 30005, Lansing, MI 48909-7505.
- 2. Give full name of principal as it appears on the application for license.
- 3. Give effective date of bond.
- 4. All blank spaces on the bond form must be completed.
- 5. All co-partners must sign the bond.
- 6. Corporate bonds must be signed by officers or agents duly authorized to act.
- 7. Surety seal of bonding company and agent's signature must appear on each bond. Agents should also type name under signature. <u>BONDING AGENT'S INDIVIDUAL POWER OF ATTORNEY MUST BE ATTACHED TO BOND</u>; except when agent writes more than one bond for a license at one time, a single power of attorney will do. <u>LICENSES WILL NOT BE PROCESSED UNLESS BOND IS PROPERLY SIGNED AND ACCOMPANIED BY THE AGENT'S POWER OF ATTORNEY.</u>
- 8. This is a continuous permanent bond and may be canceled <u>ONLY IN ACCORDANCE WITH PARAGRAPH</u> #3, as stated on reverse side of this form.

NOTE: In cases of multiple licenses, separate bonds must be executed for each contract of license.